PTO/SB/38 (07-09)
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## Request to Retrieve Electronic Priority Application(s)

COMPLETE IF KNOWN					
Application Number	10/680,833				
Filing Date	October 7, 2003				
First Named Inventor	Martin Vetterli				
Art Unit	2611				
Examiner Name	iner Name Ahn, Sam K.				
Attorney Docket Number	080463				

Send completed form to: Commissioner for Patents P.O. Box 1450, Alexandria, VA 22313-1450

The undersigned hereby requests the USPTO retrieve an electronic copy of each of the following foreign applications for which priority has been daimed under 35 U.S.C. 119(a)-(d) from a foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement:

Please r	etrieve (check all that apply)
$\checkmark$	From EPO, JPO, or KIPO (participating foreign intellectual property office) a priority application  Column A. Participating office where application was originally filed
	Column B. Application number and filing date of the application
	From WIPO (participating foreign intellectual property office) a DAS registered priority application  Column A. DAS Depositing Office where application was originally filed  Column B. Application number and filing date of the application
	Copy of certified copy of non-participating office priority document from within a participating foreign intellectual property office application (EPO or JPO)
	Column A. Participating office where certified copy of priority document is located
	Column B. Application number and filing date of the EPO/JPO application

Column C. Two letter country code and application number of the non-EPO/JPO priority document

A	В		С	
Participating Office	Application to be retrieved		Non-participating priority application to be	
(e.g., EPO, JPO, KIPO)	or application containing the		retrieved	
or DAS Depositing Office	non-participating priority application			
(e.g., IB)	App. No.	Filing Date	Country Code	App. No.
EPO	01107530.6	26 Mar 2001		
EPO	01119637.7	15 Aug 2001		

This Request to Retrieve Electronic Priority Application(s) (Request) should be filed within the later of four months from the date of filing of the above-identified U.S. application claiming foreign priority, or sixteen months from the filing date of the foreign application to which priority is claimed.

This Request should be submitted concurrently with the daim for priority, or thereafter. The USPTO will not attempt to retrieve the identified priority application(s) until applicant indicates the identified priority application(s) on the oath or declaration or an application data sheet in compliance with 37 CFR 1.63(c).

Applicants are advised to consult Private PAIX (accessed through www.uspto.gov) to assure that the retrieval has been successful. The applicant remains ultimately responsible for the submission of the certified copy of the foreign application(s) within the period set forth in 37 CFR 1.55(a) (before the U.S. application issues as a patent) if the USPTO does not timely retrieve the identified priority application(s).

I hereby declare that I have the authority to grant access to the above-identified foreign application(s).

•			
	/John Rickenbrode/	October 6, 2010	
Signature		Date	
	John Rickenbrode	858-651-8844	
Printed or Typed Name		Telephone Number	
	Patent Counsel	57,067	
Title		Registration Number, if applicable	

This collection of information is required by 37 CFR 1.55(d). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process an application). Confidentiality is governed by 35 U.S. C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated the finulines to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the inclinical case, and you complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the inclinical case. Any comments on the amount of time you magine to complete this form and/or suggesters for preducing this burdom, should be seen to the full information Officer. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DNT SEND FEES OR COMPLETEE PORNIS TO THIS ADDRESS. SEND TO Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

## Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

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- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.